

AMENDMENTS TO THE SPECIFICATION

[0001] Pursuant to 35 USC § 119(e), this application claims priority to and benefit of U.S. Patent Application Serial No. [_____]10/713,739, entitled "PRIVATE EMAIL CONTENT", attorney docket number AUS920030777US1, filed on the same day, the disclosure of which is incorporated herein in its entirety for all purposes.

[0002] Pursuant to 35 USC § 119(e), this application claims priority to and benefit of U.S. Patent Application Serial No. [_____]10/713,736, entitled "OPTIONAL RECEIPT OF AN EMAIL ATTACHMENT", attorney docket number AUS920030776US1, filed on the same day, the disclosure of which is incorporated herein in its entirety for all purposes.

[0061] Another embodiment of the invention is implemented as a program product for use with a computer system such as, for example, the system 100 shown in FIG. 1. The program(s) of the program product defines functions of the embodiments (including the methods described herein) and can be contained on a variety of [signal-bearing]data-bearing media. Illustrative [signal-bearing]data-bearing media include, but are not limited to: (i) information permanently stored on non-writable storage media (e.g., read-only memory devices within a computer such as CD-ROM disks readable by a CD-ROM drive); (ii) alterable information stored on writable storage media (e.g., floppy disks within a diskette drive or hard-disk drive); and (iii) information conveyed to a computer by a communications medium, such as through a computer or telephone network, including wireless communications. The latter embodiment specifically includes information downloaded from the Internet and other networks. Such [signal-bearing]data-bearing media, when carrying computer-readable instructions that direct the functions of the present invention, represent embodiments of the present invention.